J. FWB



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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the Application of	)
••	) Examiner: H. Payer
Andrew Pennella	)
	) Group Art Unit: 3724
Title: SHAVING APPARATUS	)
0 1111 10/505 000	)
Serial No.: 10/737,003	)
Filed One December 16, 2002	) (Doolrot No : 6570 0136)
Filed On: December 16, 2003	) (Docket No.: 6579-0136)

Middletown, Connecticut, December 23, 2004

Mail Stop ISSUE FEE Commissioner for Patents P.O. BOX 1450 Alexandria, VA 22313-1450

## RESPONSE PURSUANT TO 37 CFR 1.133 AND 37 CFR 1.2

This paper is submitted in response to the Examiner's request outlined in the Interview Summary included with the Supplemental Notice of Allowance mailed on November 26, 2004, and in accordance with 37 CFR 1.133 and 37 CFR 1.2.

## **REMARKS**

In the Interview Summary, the Examiner requested that Applicant submit a statement of the substance of a telephonic interview that took place between Mr. Richard Getz of the firm McCormick, Paulding & Huber LLP (Applicant's former counsel) and Examiner Hwei-Siu C. Payer on November 22, 2004. Based on our assessment of the written materials in our file, the parties apparently noted that the application included 21 claims (as opposed to 20) and that in claim 21 "a base" should be replaced with --the base--. The interview concluded with agreement being made between Mr. Getz and Examiner Payer with respect to claim 21.

As stated in the Interview Summary, "if a reply to the last Office Action has already been filed, Applicant is given one month from this interview date, or the mailing date of this Interview Summary form, whichever is later, to file a statement of the substance of the interview." Because the last Office Action is a Supplemental Notice of Allowance to which no formal reply has yet been filed, Applicant understands the statement of the substance of the interview to be due one month from the mailing date of the Interview Summary. Because the Interview Summary was mailed on November 26, the due date for this statement is December 26.

Applicant believes that no fees are due with the submission of this paper. If, however, it is determined that any fees are due, they may be charged to Deposit Account No. 503342 maintained by Applicant's attorneys.

If the Examiner believes that a telephone conference with Applicant's attorneys is necessary to clarify any of the points noted in this Response, the Examiner is invited to telephone the undersigned.

Respectfully submitted,

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